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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/695,700	10/29/2003	Yile Guo	042933/269527	5560
826 ALSTON & BI	7590 06/30/200 RD LLP	EXAMINER		
BANK OF AM	ERICA PLAZA	NGUYEN, QUANG N		
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## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/695,700	GUO ET AL.			
Office Action Summary	Examiner	Art Unit			
	Quang N. Nguyen	2141			
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with th	ne correspondence address			
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mai earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAT 1.136(a). In no event, however, may a reply but will apply and will expire SIX (6) MONTHS tute, cause the application to become ABANDO	ION.  e timely filed  from the mailing date of this communication.  DNED (35 U.S.C. § 133).			
Status					
1) ☐ Responsive to communication(s) filed on 28 2a) ☐ This action is <b>FINAL</b> . 2b) ☐ The 3) ☐ Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters,				
Disposition of Claims					
4) ☐ Claim(s) 1-24 is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and complete to the property of the property is a biasted to be the forces is a biasted to be the forces in a biasted to be the biasted to be the forces in a biasted to be the biast	rawn from consideration. //or election requirement.				
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) and a specificant may not request that any objection to the Replacement drawing sheet(s) including the correct of the specific path or declaration is objected to by the specific path of t	ccepted or b) objected to by the drawing(s) be held in abeyance. ection is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Ma 5) Notice of Inform 6) Other:				

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**Detailed Action** 

1. This Office Action is responsive to the Request for Continued Examination filed

on 04/28/2008. Claims 1-24 have been amended. Claims 1-24 remain pending for

examination.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set

forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this

application is eligible for continued examination under 37 CFR 1.114, and the fee set

forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action

has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on

04/28/2008 has been entered.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.

Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 1-4, 6-12, 14-20 and 22-24 are rejected under 35 U.S.C. 103(a) as

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being unpatentable over Wu et al. (US 7,085,997), hereinafter "Wu", in view of

Khakoo et al (US 2003/0135569), hereinafter "Khakoo", and further in view of

Polcyn (US 7,054,918).

5. As to claim 1, **Wu** discloses an apparatus comprising:

a processor configured to operate a user naming system (UNS), wherein the

UNS is configured to receive, from an application (for example, applications residing on

internet servers 23, 25 and 27), a request for an identity of a user, wherein the UNS is

configured to automatically select a predefined identity based upon the application and

at least one user preference independent of user input to the application, and wherein

the UNS is configured to provide the selected identity to the application (the

corresponding predefined user name and password stored in a user's profile are

invoked as needed to provide the needed data for log-on into the requesting

URL/application) (Wu, Fig. 2, page 5, lines 25-55, page 6, lines 36-51 and page7,

lines 39-61).

However, Wu does not explicitly teach automatically select one of a plurality of

identities for use by the respective application, based upon the application and at least

one user preference independent of user input to the application, wherein at least two of

the plurality of selectable identities being of the same type and enabling communication

from an apparatus of the user in the same manner.

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In an analogous art, **Khakoo** discloses a method and system for delivering messages based on user presence, preferences or location of the recipient, wherein the instant message delivery server updates the presence and device address entries based on the automatic detection of the presence of the user to enable the delivery of messages to be routed and scheduled based on the location and availability of the intended recipient (*i.e.*, based on the user status and preference) (**Khakoo**, **Abstract**, **Fig. 2 and paragraphs [0020-0021]**).

In another analogous art, **Polcyn** discloses a system and method for providing data communication to a user according to the particular user's schedule, wherein a routing table 112 is provided for routing the data communication to particular devices in an attempt to contact a user by accessing a directory 111 which contains at least two of the plurality of selectable identities being of the same type (for example, a list of phone numbers selected by the user such as home, car, mobile phone, pager numbers, facsimile numbers, and email addresses) (**Polcyn, col. 9, line 20 – col. 10, line 3**).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the features of automatically selecting one of a plurality of identities for use by the respective application, based upon the application and at least one user preference, as disclosed by **Khakoo**, and the features of including at least two of the plurality of selectable identities being of the same type and enabling communication from an apparatus of the user in the same manner, as disclosed by **Polcyn**, into the teachings of **Wu**. One would be motivated to do so to

enable the delivery of data communication to be routed to the user based on user presence, preferences or locations/devices of the user.

- 6. As to claim 2, **Wu-Khakoo-Polcyn** discloses the apparatus according to claim 1, wherein the UNS is configured to receive, from a trusted application, a request for an identity of a user, and wherein the UNS is configured to select an identity further based upon a status of the user (select an identity based on user presence, i.e., based on the status of the user) (**Khakoo**, **Abstract**).
- 7. As to claim 3, **Wu-Khakoo-Polcyn** discloses the apparatus according to claim 2, wherein the at least one user preference comprises at least one naming preference, wherein the UNS is configured to obtain a status of the user, and thereafter matching the status of the user with a status of a naming preference that also includes a predefined identity, and wherein the UNS is capable of selecting the predefined identity of the respective naming preference (the instant message delivery server 100 is always able to determine whether a user is available) (Khakoo, Abstract, Fig. 2 and paragraphs [0020-0021]).
- 8. As to claim 4, **Wu-Khakoo-Polcyn** discloses the apparatus according to claim 3, wherein the UNS is configured to match the status of the user with a status of at least one naming preference that further includes at least one application (the instant message delivery server 100 updates the presence and device address entries based

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on the automatic detection of the presence of the user) (Khakoo, Abstract, Fig. 2 and

paragraphs [0020-0021]), wherein the UNS is further configured to match the

application requesting the identity with an application of one of the at least one naming

preference having a matching status, and wherein the UNS is configured to select the

predefined identity from the naming preference having a matching status and having a

matching application (if the intended recipient is available at a voice-capable device, the

text-based message is converted to speech and then delivered by means of a voice

call, etc.) (Khakoo, paragraphs [0014-0016]).

9. As to claim 6, **Wu-Khakoo-Polcyn** discloses the apparatus according to claim 1,

wherein the UNS is further configured to identify a current preferred identity based upon

at least one user preference and a status of the user, wherein the UNS is configured to

receive, from a trusted application, a request for an identity of a user, and wherein the

UNS is configured to select the current preferred identity (if the intended recipient is

available at a voice-capable device, the text-based message is converted to speech and

then delivered by means of a voice call, etc.) (Khakoo, paragraphs [0014-0016] and

[0020-0021]).

10. As to claim 7, **Wu-Khakoo-Polcyn** discloses the apparatus according to Claim 6,

wherein the at least one user preference comprises at least one naming preference,

wherein the UNS is configured to obtain a status of the user (the instant message

delivery server 100 updates the presence and device address entries based on the

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automatic detection of the presence of the user) (Khakoo, Abstract, Fig. 2 and paragraphs [0020-0021]), and thereafter matching the status of the user with a status of a naming preference that also includes a predefined identity, and wherein the UNS is configured to identify the predefined identity of the respective naming preference as a current preferred identity (if the intended recipient is available at a voice-capable device, the text-based message is converted to speech and then delivered by means of a voice call, etc.) (Khakoo, paragraphs [0014-0016]).

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11. As to claim 8, Wu-Khakoo-Polcyn discloses the apparatus according to Claim 7, wherein the UNS is configured to match the status of the user with a status of at least one naming preference that further includes at least one application (the instant message delivery server 100 updates the presence and device address entries based on the automatic detection of the presence of the user) (Khakoo, Abstract, Fig. 2 and paragraphs [0020-0021]), wherein the UNS is configured to identify, for each application of each naming preference having a matching status, the predefined identity of the respective naming preference as a current preferred identity of the respective application, and wherein the UNS is configured to select the current preferred identity of an application matching the application requesting the identity (if the intended recipient is available at a voice-capable device, the text-based message is converted to speech and then delivered by means of a voice call, etc.) (Khakoo, paragraphs [0014-0016]).

- 12. Claims 9-12 and 14-16 are corresponding method claims of system claims 1-4 and 6-8; therefore, they are rejected under the same rationale.
- 13. Claims 17-20 and 22-24 are corresponding computer program product claims of system claims 1-4 and 6-8; therefore, they are rejected under the same rationale.
- 14. Claims 5, 13 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wu-Khakoo-Polcyn, in view of Gabber et al. (US 5,961,593), hereinafter "Gabber".
- 15. As to claim 5, **Wu-Khakoo-Polcyn** discloses an apparatus according to claim 1, but does not **explicitly** disclose wherein the UNS is capable of one of selecting and generating a pseudonym to thereby select an identity, and wherein the UNS is capable of providing the pseudonym.

In the same field of endeavor, **Gabber** teaches a proxy system generates and provides substitute identifiers (*i.e.*, pseudonyms), which allow users to access the server sites anonymously via the proxy system (**Gabber**, page 5, line 58 – page 6, line 17 and col. 11, line 54 – col. 12, line 8).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the features of being capable of one of selecting and generating a pseudonym to thereby select an identity, and providing the

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pseudonym to a non-trusted application, as disclosed by Gabber, into the teachings of

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Wu-Khakoo-Polcyn. One would be motivated to do so to allow a user to establish

accounts on web-sites without revealing his true identity, and without reusing the same

user names, passwords for multiple sites to avoid a security breach at one site to affect

other sites, at the same time to allow the user to browse/access the Internet in a safe

and private (anonymous) manner (Gabber, page 2, lines 3-19 and lines 51-55).

16. Claim 13 is a corresponding method claim of system claim 5; therefore, it is

rejected under the same rationale.

17. Claim 21 is a corresponding computer program product claim of system claim 5;

therefore, it is rejected under the same rationale.

## Conclusion

18. Applicant's arguments as well as request for reconsideration filed on 04/28/2008

have been fully considered but they are moot in view of the new ground(s) of rejection.

19. Further references of interest are cited on Form PTO-892, which is an

attachment to this Office Action.

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20. A shortened statutory period for reply to this action is set to expire THREE (3)

months from the mailing date of this communication. See CFR 1.134.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (571)

272-3886.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

SPE, Rupal Dharia, can be reached at (571) 272-3880. The fax phone number for the

organization is (571) 273-8300.

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Quang N. Nguyen/

Primary Examiner, Art Unit 2141